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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/267,420	03/11/1999	ALFRED ALASIA	1455.028	7018	
7590 09/02/2004			EXAMINER		
J Micheal Martinez de Andino Esq			HENDERSOI	HENDERSON, MARK T	
Hunton & Will	iams				
Riverfront Plaza			ART UNIT	PAPER NUMBER	
951 East Byrd Street			3722	3722	
Richmond, VA	A 23219-4074				

DATE MAILED: 09/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)					
		09/267,420	ALASIA, ALFRED	ALASIA, ALFRED				
		Examiner	Art Unit					
		Mark T Henderson						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE I - Exter after - If the - If NO - Failur Any r	ORTENED STATUTORY PERIOD FOR RIMAILING DATE OF THIS COMMUNICATION IS COMMUNICATION IN COMMUNICATION IS COMMUNICATION IN COMMUNICATION IS COMMUNICATION IN COMMUNICATION IS COMMUNICATION IN COMMUNICATION IN COMMUNICATION IS COMMUNICATION IN COMMU	ON. FR 1.136(a). In no event, howeven. a reply within the statutory minimeriod will apply and will expire SII statute, cause the application to b	er, may a reply be timely filed um of thirty (30) days will be considered time K (6) MONTHS from the mailing date of this c ecome ABANDONED (35 U.S.C. § 133).	ly. ommunication.				
Status								
1) 又	Responsive to communication(s) filed on	2 <u>1 July 2004</u> .						
	This action is FINAL . 2b)⊠ This action is non-final.							
- ,—	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
5)□ 6)⊠ 7)□	4) Claim(s) 3-5,8,9 and 46 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 3-5, 8, 9, and 46 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers	•						
9)□ .	The specification is objected to by the Exa	miner.						
10)□	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
🗔 .	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
11)[The oath or declaration is objected to by tr	e Examiner. Note the a	mached Office Action of form P	10-152.				
Priority u	nder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment	(s)		·					
1) 🔼 Notic	e of References Cited (PTO-892)		terview Summary (PTO-413)					
3) 🔲 Inform	e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/S r No(s)/Mail Date	5) □ N	aper No(s)/Mail Date otice of Informal Patent Application (PT0 ther:	O-152)				

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DETAILED ACTION

Faxing of Responses to Office Actions

In order to reduce pendency and avoid potential delays, TC 3700 is encouraging FAXing of responses to Office Actions directly into the Group at (703)872-9302 (Official) and (703)872-9303 (for After Finals). This practice may be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into TC 3700 will be promptly forwarded to the examiner.

1. Claims 1, 2, 6, 7, 10-45 and 47 and 48 have been canceled. Claims 3-5, 8, 9 and 46 have been amended for further examination.

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Response to Amendment

2. After review of the amended claims, the examiners has withdrawn the finality of the last office action and has submitted new non-final office action.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 3-5, 8, 9, and 46, are rejected under 35 U.S.C. 103(a) as being unpatentable over Taylor et al (WO 98/15418) in view of Alasia (3,937,565).

Taylor et al disclose in Fig. 1-4, a self-authenticating article comprising: a plastic paper substitute (2) which can be in the form of a banknote or travelers checks, or the like having indicia (4) printed on the plastic paper substitute; authenticating means is a decoding lens for revealing encoded hidden indicia (Page 15, lines 7-19) wherein the authenticating area (5) is positionable in juxtaposed relation to the hidden indicia thereby providing instant verification of the authenticity

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of the article (page 15, lines 17-19) and wherein the decoding lens can be an inlaid preformed lenticular lens.

However, Taylor et al does not disclose wherein lens has a lens frequency corresponding to the predetermined line frequency of the encoded hidden image, wherein the lens is positioned to overlie the printable surface so that encoded, hidden indicia may be viewed; and wherein the plastic paper substitute is selected from the group consisting of synthetic resin films having a high degree of writability and printability, laminate composite structures including combinations of paper and non-paper materials, latex saturated durable papers, coated polyolefin substrates formed from randomly dispersed and bonded polyolefin filaments, reinforced papers, and combinations thereof.

Alasia discloses in Fig. 1-6, wherein a lenticular lens (24') has preformed contiguous cylindrical lenticules lines (34', as disclosed in Col. 4, lines 28-40) which are registered in the same relationship to the scrambled image (14'), wherein the image can be reconstructed, or decoded (Col. 5, lines 65-68 and Col. 6, lines 1-3).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Taylor et al's article with a lenticular lens having a line frequency corresponding with the images line frequency to decode the image as taught by Alasia as an alternative means of authenticating an article and decoding indicia.

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In regards to **Claim 5**, the patentability of a product does not depend on its method of production. If the product in the product-by process claims is the same or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process. Therefore, the lens and latent images can be produced and configured by any desired process.

In regards to Claims 8, it would have been obvious to one having ordinary skill in the art at the time the invention was made to construct the article in any desired material, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. Therefore, it would have been obvious to construct the plastic paper substitute with any desired components, since applicant has not disclosed the criticality of using particular material components, and invention would function equally as well with any component material.

Prior Art References

The prior art references listed in the attached PTO-892, but not used in a rejection of the claims, are cited for (their/its) structure. Alasia et al, Ahlers et al, Drinkwater et al, Long et al, labrec et al, Fell et al discloses similar authenticating articles.

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Response to Arguments

4. Applicant's arguments with respect to claims 3-5, 8, 9 and 46 have been considered but

are most in view of the new ground(s) of rejection. Alasia is now used to disclose a lenticular

lens in register having a lin frequency (lenticles) that correspond to the hidden indicied image on a

substrate in order to decode the image.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Mark T. Henderson whose telephone number is (703)305-0189. The examiner can

be reached on Monday - Friday from 7:30 AM to 3:45 PM. If attempts to reach the examiner by

telephone are unsuccessful, the examiner supervisor, A. L. Wellington, can be reached on

(703) 308-2159. The fax number for TC 3700 is (703)-872-9302. Any inquiry of a general

nature or relating to the status of this application or proceeding should be directed to the TC 3700

receptionist whose telephone number is (703)308-1148.

MTH

August 27, 2004

A. L. WELLINGTON
SUPERVISORY PATENT EXAMINER
MINOLOGY CENTER 3700